

General Services Administration

549.402-6

547.303 Standard delivery terms and contract clauses.

547.303-1 F.o.b origin.

(a) The contractor shall request a carrier routing from the applicable transportation zone office on all shipments weighing 10,000 pounds or more.

(b) The contractor shall ship on a Government bill of lading (GBL) unless:

(1) Shipment is via postal or parcel service;

(2) Shipment on a commercial bill of lading (CBL) is authorized in writing by the contracting officer because (i) shipment is urgently required and (ii) a GBL cannot be issued in a timely manner; or

(3) The transportation cost estimate is under \$100 (see FAR 42.1403).

(c) The signature of the carrier's agent and the annotation at FAR 52.247-1 must be shown on the original and all copies of the CBL. The original of the CBL must be mailed to the office, which authorized the CBL.

[54 FR 26556, June 23, 1989, as amended at 61 FR 39089, July 26, 1996]

547.304-5 Exceptions.

(a) Unless the contracting officer can justify more restrictive delivery terms and documents the contract file accordingly, solicitations including delivery to Alaska, Hawaii, or Puerto Rico must specify that offers:

(1) May be f.o.b origin; f.o.b. vessel, part of shipment; f.o.b. destination; or any combination of these delivery terms (other delivery terms may be provided for, if appropriate); and

(2) Will be evaluated on the basis of the lowest overall cost to the Government delivered to the ultimate destination.

(b) Federal Supply Schedules should attempt to obtain a f.o.b. destination delivery term for Alaska, Hawaii, and Puerto Rico, if such delivery term is offered for shipments within CONUS.

547.305 Solicitation provisions, contract clauses, and transportation factors.

The contracting officer shall insert in solicitations and contracts the clause at 552.247-70, Placarding Railcar Shipments, when it is essential that

the railcar doors be specially positioned next to the unloading dock, platform, or warehouse door.

547.370 Restrictions on transportation to military installations.

Solicitations and contracts specifying direct delivery to military installations must specify applicable delivery restrictions.

PART 548—VALUE ENGINEERING [RESERVED]

PART 549—TERMINATION OF CONTRACTS

Subpart 549.1—General Principles

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549.111 Review of proposed settlements.

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549.402-6 Repurchase against contractor's account.

549.402-7 Other damages.

Subpart 549.5—Contract Termination Clauses

549.502 Termination for convenience of the Government.

549.570 Submission of termination liability schedule.

AUTHORITY: 40 U.S.C. 486(c).

SOURCE: 54 FR 26557, June 23, 1989, unless otherwise noted.

Subpart 549.1—General Principles

549.111 Review of proposed settlements.

The HCA may establish procedures for the review and approval of settlement agreements at a level above the contracting officer.

[60 FR 54956, Oct. 27, 1995]

Subpart 549.4—Termination for Default

549.402-6 Repurchase against contractor's account.

(a) After termination but before repurchase, the contracting officer shall revalidate the need for the supplies or services and document the file.